GEONEMA

APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date of filing in State Engineer's Office			
FEB 9 1994			
Returned to applicant for correction			
Corrected application filed. APR 8 1994 Map filed. APR 8 1994 under 59421			
WestPac Utilities, a Division of Sierra Pacific Power Company The applicant			
P.O. Box 30028 Reno			
Street and No. or P.O. Box No. City or Town Nevada, 89520–3028			
State and Zip Code No. Point of Diversion of a portion			
Point of diversion, manner of use, and/or place of use			
of water heretofore appropriated under ldentify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree and			
identify right in Decree.			
Resulty right in Decree.			
1. The source of water is			
Name of stream, lake, underground spring or other source.			
2. The amount of water to be changed Second feet, acre feet. One second foot equals 448.83 gallons per minute.			
3. The water to be used for			
4. The water heretofore permitted for			
Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals. within the NW# SW# of Section 19, T19N, R19E,			
5. The water is to be diverted at the following point Describe as being within a 40-acre subdivision of public survey and by course and Describe as being within a 40-acre subdivision of public survey and by course and Describe as being within a 40-acre subdivision of public survey and by course and Describe as being within a 40-acre subdivision of public survey and by course and			
M.D.M., or at point from which the NW corner of Section 19, T19N, R; 19E, MDM, bear distance to a section corner. If on unsurveyed land, it should be stated.			
N 18°47'04" W 3513.61 feet.			
6. The existing permitted point of diversion is located within			
6. The existing permitted point of diversion is located within			
from which the Et corner of said Section 6 bears N 88°45'00" E 1221.0 feet.			
7. Proposed place of use			
Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.			
Company as described in the legal description and shown on the map on file with			
the State Engineer's Office, Division of Water Resources			
8. Existing place of use Same as described in Item No. 7 Describe by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and/or			
Describe by legal subdivisions. It permit is for irrigation, state number of actes irrigated. If changing place of use and/or			
manner of use of irrigation permit, describe acreage to be removed from irrigation:			
9. Use will be from. January 1 to December 31 of each year. Month and Day Month and Day			
10. Use was permitted from January 1 to December 31 of each year. Month and Day Month and Day of each year.			
11. Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans and			
specifications of your diversion or storage works.) Water will be diverted from a drilled and State manner in which water is to be diverted, i.e. diversion structure,			
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company facilities, treated, and placed into the existing distribution system ditches, pipes and flumes, or drilled well, etc.			
12. Estimated cost of works. Approximately \$ 100,000.00			
13. Estimated time required to construct works 2 years			

14. Estimated	time required to complete the	application of water to beneficial use 10 years
15. Remarks: consumpt		n or stock watering, state number and type of units to be served or annual
SEE ATT	'ACHMENTS A	

		s/Susan L. Oldham s/Philip G. Seges
		Philip G. Seges, President WestPac Utilitie P.O. Box 30028
Compared	pm/js	D N

		OF STATE ENGINEER
		the foregoing application, and do hereby grant the same, subject to the
following limi	tations and conditions:	
The amount of	f water to be changed shall be	limited to the amount which can be applied to beneficial use, and not to
		cubic feet per second
		ligence and be completed on or before
		efore
_		e made on or before
		l use shall be filed on or before
Map in suppor	t of proof of beneficial use shall	all be filed on or before
Completion of we	ork filed	IN TESTIMONY WHEREOF, I,,
Proof of beneficia	al use filed	State Engineer of Nevada, have hereunto set my hand and the seal of my
	d	office, thisday of,
-		A.D. 19
ertincate No	Issued	
		State Engineer

STATE BUSINESS STATE

AMENDED APPLICATION FOR PERMISSION TO CHANGE THE POINT OF DIVERSION AND PLACE OF USE OF A PORTION OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED BY WESTPAC UTILITIES, A DIVISION OF SIERRA PACIFIC POWER COMPANY ("Sierra Pacific")

- REMARKS:

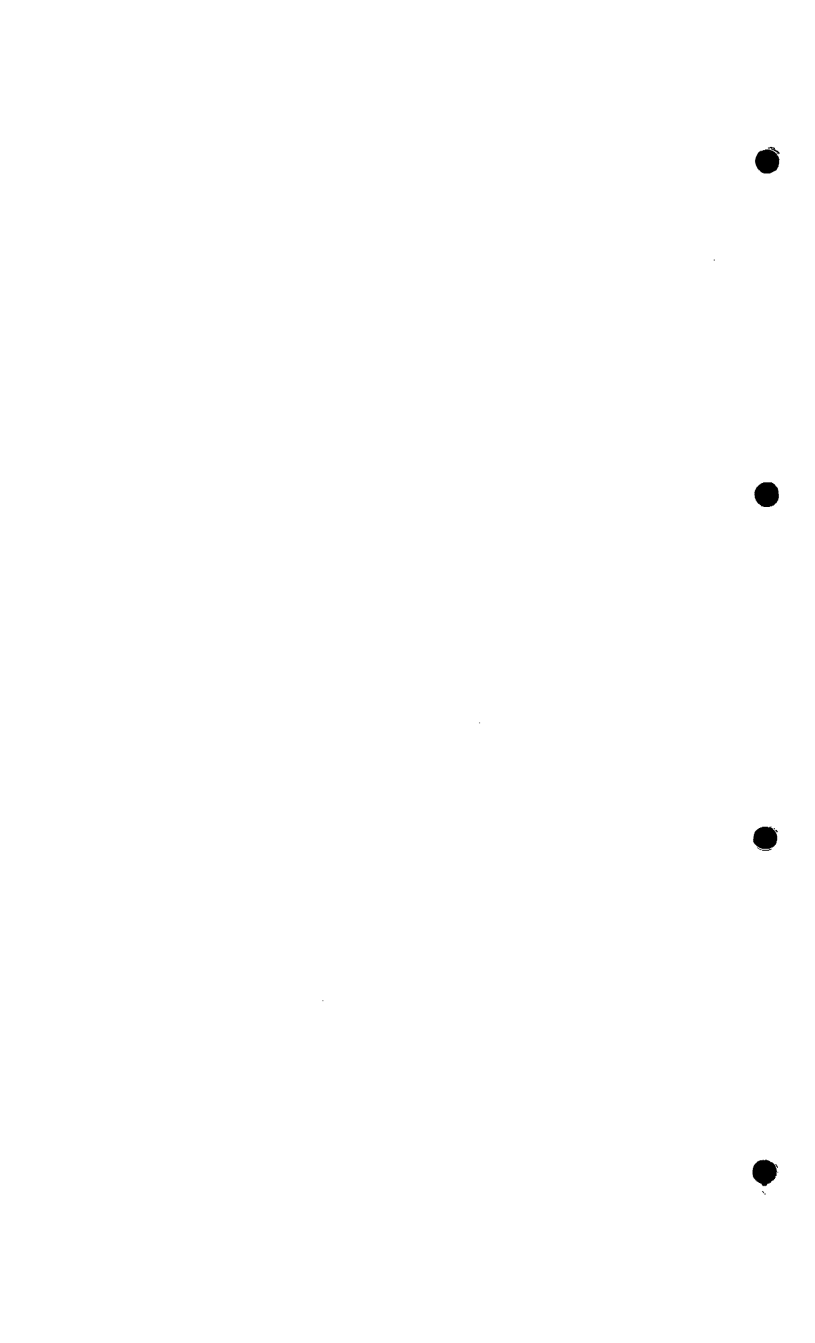
Sierra Pacific intends to develop municipal production wells within the areas defined by Applications to Change No.s <u>59421</u> through <u>59542</u>. The water developed will be provided to existing and new customers within present and future service areas of Sierra Pacific. The proposed source of water is the fractured bedrock aquifers. The total combined duty of Applications to Change No.s 59421 through 59542 is 10,077 acre feet annually.

The proposed total combined duty of 10,077 acre feet, Applications to Change No.s $\underline{59421}$ through $\underline{59542}$, is intended to be in addition to Sierra Pacific's "Administrative Capped" groundwater rights and its acquired groundwater rights. term and long term limits to the Truckee Meadows groundwater rights currently subject to the State Engineer's "Administrative Cap" should not be impacted by these applications. By filing the above Applications to Change, Sierra Pacific proposes to divert groundwater from the fractured bedrock aquifers which are resources distinct from the aquifers which are subject to present and future administrative "caps", but not to exceed the certified right of the respective water rights.

Applications to Change No.s 59521 through 59529 propose to move the point of diversion and place of use of water allocated under Application to Change No. 55902 (Permit No. 26193; Certificate No. 8939). The total combined duty of Applications to Change No.s 59521 through 59529 is 724 acre feet annually.

Applications to Change No.s 59521 through 59529 are part of a larger group of applications, Applications to Change No.s 59499 through 59542 (the "Hunter Creek Applications"). The Hunter Creek Applications have been filed in the Hunter Creek bedrock aquifer target area in order to transfer a total combined duty of Based on the assumption that a 3,301 acre feet annually. municipal production well in this target area will produce 800 gallons per minute or more, a total of four to six production wells in this target area may be required to provide 3,301 acre feet annually.

The Applicant plans to locate these four to six production well sites by filing applications for waivers in accordance with NRS § 534.050(2). After the four to six production well sites are located in the target area, the Applicant intends to file new Change Applications to change the point of diversion and place of use of water from Application to Change No. 55902 (Permit No.



REMARKS CONTINUED:

26193; Certificate No. 8939) to one of the newly located production well sites (the "New Applications").

Water transferred under these New Applications will be replaced by water transferred under Change Application No. 59581 (the "Replacement Application"). Water transferred under the Replacement Application will be based on Permit No. 17838 (Certificate No. 5365).

The New Applications will be conditioned on the simultaneous approval of the corresponding Replacement Application. To the extent that some but not all of the New Applications are approved and/or denied, it is the Applicant's intent that the amount of water ultimately transferred under the New Applications be approximately equal to the amount of water transferred by the corresponding Replacement Application, and vice versa. The Applicant intends that the ultimate approval of the New Applications and the corresponding Replacement Application be expressly conditioned on their simultaneous approval.

